

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COAIMISSIONER FOR PATENTS P.O. Box 1450 Alexandra, Virgina 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/870,055	05/30/2001	Paul W. Meyer	13132.3USD1	7997		
23552	7590 06/25/2003			· ·		
MERCHANT & GOULD PC			EXAM	EXAMINER		
P.O. BOX 2903 MINNEAPOLIS, MN 55402-0903			THEISEN, MA	THEISEN, MARY LYNN F		
			ART UNIT	PAPER NUMBER		
		•	1732	6		
			DATE MAILED: 06/25/2003	3		

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>				<u> </u>	mx-6		
		Application No.		Applicant(s)			
Office Action Summary		09/870,055		MEYER, PAUL W.			
		Examiner		Art Unit	· · · · · · · · · · · · · · · · · · ·		
		Mary Lynn F. Theisen		1732	·		
Th Period for Re	MAILING DATE of this communication app ply	ears on th cover sh t	with the co	orrespondence addr	∍ss		
THE MAIL  - Extensions after SIX (6)  - If the period  - If NO period  - Failure to re  - Any reply re earned pate	ENED STATUTORY PERIOD FOR REPLY ING DATE OF THIS COMMUNICATION. of time may be available under the provisions of 37 CFR 1.13 of MONTHS from the mailing date of this communication, for reply specified above is less than thirty (30) days, a reply of tor reply is specified above, the maximum statutory period we reply within the set or extended period for reply will, by statute, ceived by the Office later than three months after the mailing in term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may within the statutory minimum of vill apply and will expire SIX (6) M cause the application to become	r a reply be time thirty (30) days IONTHS from to ABANDONED	ely filed will be considered timely. he mailing date of this comr 0 (35 U.S.C. § 133).	nunication.		
Status				•			
,	sponsive to communication(s) filed on						
×/—	, —	is action is non-final.	÷ <b>:</b>				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition o	f Claims						
4) 🖾 Clai	m(s) $51-73$ is/are pending in the application	n.		*	•		
4a) (	Of the above claim(s) is/are withdraw	wn from consideration.	·				
5)⊠ Clai	m(s) <u>72</u> is/are allowed.						
6)⊠ Clai	m(s) <u>51-60,64-70 and 73</u> is/are rejected.		ì				
7)⊠ Clai	m(s) <u>61-63 and 71</u> is/are objected to.				3		
8) Clai	m(s) are subject to restriction and/o	r election requirement.					
9)□ The :	specification is objected to by the Examine	r.					
10) The	drawing(s) filed on <u>30 May 2001</u> is/are: a)[	☑ accepted or b)☐ object	ted to by th	e Examiner.	4		
Ар	plicant may not request that any objection to the	e drawing(s) be held in ab	eyance. Se	ee 37 CFR 1.85(a).			
11)⊡ The <b>j</b>	proposed drawing correction filed on	is: a)☐ approved b)☐	disappro	ved by the Examiner.			
lf a	pproved, corrected drawings are required in rep	oly to this Office action.					
12)☐ The (	oath or declaration is objected to by the Ex	aminer.					
<b>Priority unde</b>	r 35 U.S.C. §§ 119 and 120	•		• •			
13) Ack	nowledgment is made of a claim for foreigr	priority under 35 U.S.0	C. § 119(a)	)-(d) or (f).			
a)∏ AI	I b)☐ Some * c)☐ None of:						
1.	Certified copies of the priority documents	s have been received.		•			
2.	Certified copies of the priority documents	s have been received in	Application	on No			
	Copies of the certified copies of the prior application from the International Bune attached detailed Office action for a list	reau (PCT Rule 17.2(a)	)).		age		
· _ <u></u>	owledgment is made of a claim for domesti	•			oblication)		
_ a) 🗌	The translation of the foreign language pro owledgment is made of a claim for domesti	visional application has	been rece	eived.	- p. 10 - 21 - 17 - 17 - 17 - 17 - 17 - 17 - 17		
Attachment(s)		, , , ,	30		•		
1) Notice of R 2) Notice of D	eferences Cited (PTO-892) raftsperson's Patent Drawing Réview (PTO-948) Disclosure Statement(s) (PTO-1449) Paper No(s) <u>4.</u>	5) 🔲 Notice		(PTO-413) Paper No(s). Patent Application (PTO-1			
J.S. Patent and Tradema	k Office		· · · · · · · · · · · · · · · · · · ·	•	· · · · · · · · · · · · · · · · · · ·		

Application/Control Number: 09/870,055

Art Unit: 1732

## **DETAILED ACTION**

Claim Rejections - 35 USC § 103

Claim Rejections - 35 USC § 103

- 1. Claims 51-60,64-70 and 73 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vogt (2,038,251) in view of Minnick et al (4,259,271).
- Vogt discloses a process in which irregularly shaped particles are dropped into 2. the upper portion of a drop tube so that they flow vertically downward, heated in the central portion of the drop tube to melt and allow surface tension shape the particles into spheres, and cooled in the lower portion of the drop tube. See Fig. 4. The particles are fed to the drop tube by vibration (column 3, lines 71-75). Vogt does not use coal fly ash or coal slag as the material for the particles, however, it would have been obvious to one of ordinary skill in the art to do so because these materials are expected to act tin the same manner as those of Voot since they are capable of being heated to melt and cooled to solidify as evidenced by Minnick et al. See In re Durden, 226 USPQ 359 (CAFC 1985). Vogt is silent as to the size of the irregular particles, however, the spherical particles are 0.001 to 0.5 mm (column 3, lines 20-25). Since the size of the particle in this type of process does not change very much it is assumed that the irregular particles are also in this size range and meet the limitations of present claims 52 and 53. The specific temperature would have been obvious to one of ordinary skill in the art based on the material used and it's melting temperature. Minnick et al indicate that spherical particles of coal slag and fly ash can be used as abrasives(column 3,

Art Unit: 1732

lines 18-50). It would therefore be obvious to one of ordinary skill in the art to use them in processes requiring abrasives such as peening, polishing and sand blasting.

## Allowable Subject Matter

- 3. Claims 61-63 and 71 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 4. Claim 72 is allowed.
- 5. The following is a statement of reasons for the indication of allowable subject matter: The prior art does not suggest crushing the spherical particles or adding material to the slag or fly ash that will generate H2O, NO, NO2, SO3, CO2 or mixtures thereof.

## Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The references are directed to spheriodizing.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mary Lynn F. Theisen whose telephone number is 703-308-2312. The examiner can normally be reached on Thursday and Friday 6:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on 703-308-3853. The fax phone numbers for the organization where this application or proceeding is assigned are 703-

872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Mary Lynn F. Theisen Primary Examiner Art Unit 1732

mlt June 20, 2003